Panaji, 20th August, 1998 (Sravana 29, 1920)

SERIES II No. 21

# GAZETT RRICIA

# **GOVERNMENT OF GOA**

Note: There are three Extraordinary issues to the Official Gazette, Series II

- No. 20 dated 13-8-98 as follows:

  1) Extraordinary dated 13-8-1998 from pages 275 to 276 regarding Notification from Department of Revenue.
- 2) Extraordinary No. 2 dated 17-8-1998 from pages 277 to 282 regarding Notifications/Order from Department of Housing, Department of Industries and Department of Revenue
- 3) Extraordinary No. 3 dated 18-8-1998 from pages 283 to 296 regarding Notification from Goa Legislature Secretariat.

# **GOVERNMENT OF GOA**

Department of Animal Husbandry Directorate of Animal Husbandry

#### Order

No. 11/5/87-AH/978

Dr. B. R. Chowgule, Asstt. Director who was on deputation in Goa Meat Complex as Factory Manager and relieved from there on 27-3-1998 is posted to Veterinary Hospital, Sonsodo-Raia-Margao Goa against vacant post of Asstt. Director created vide order No. 9-5/AH-AGR/72 dated 9-7-73 with immediate effect.

The pay and allowances of the above officer will be debited under the following Head of Accounts:

- "2403 Animal Husbandry,
  - 101 Veterinary Services & Animal Health,
  - 03 Rinderpest Eradication (Non-Plan)
  - 01 Salaries".

By order and in the name of the Governor of Goa.

Dr. V. J. Thomas, Director Animal Husbandry & Ex-Officio Jt. Secretary.

Panaji, 11th June, 1998.

#### Order

No. 11/5/87-AH/992

On repatriation from Goa Meat Complex Ltd., vide their letter No. 1-134/97-98/1986 dated 27-3-98 Dr. B. R. Chowgule, Assistant Director is posted at Veterinary Hospital, Sonsodo Raia-Salcete-Goa against the vacant post created vide order No. 9-5/AH-AGR/ /72 dated 9-7-73.

Dr. B. R. Chowgule has reported on 7-4-98 and was under awaiting posting.

His pay and allowances shall be debited to Budget Head of Accounts as below:

"2403 - Animal Husbandry

101 - Veterinary Services & Animal Health,

03 - Rinderpest Eradication (N.P.)

01 - Salaries".

This order supercedes to order No. 11/5/87-AH/978 dated 11-6-98.

By order and in the name of the Governor of Goa.

Dr. V. J. Thomas, Director of Animal Husbandry & Ex-Officio-Jt. Secretary.

Panaji, 12th June, 1998.

# Department of Education, Art & Culture Directorate of Education

# Order

No. 8-29-91-EDN-1116

On the recommendation of the Goa Public Service Commission vide their letter No. COM/I/5/15(1)/92 dated 20-7-1998, Government is pleased to appoint on regular basis, Mrs. Maria Pia P. Nalini De Menezes e Rodrigues to the post of Curator of Central Library, Panaji-Goa, under Directorate of Education, in the pay scale of Rs. 10,000-325-15,200 (revised), with immediate effect.

By order and in the name of the Governor of Goa.

Suman Pednekar, Director of Education & Ex-Officio Joint Secretary.

Panaji, 4th August, 1998.

#### Order

No. 14-18-80-EDN (Part File)/1117

Smt. Sunita J. Joshi, Deputy Director of Education of Directorate of Education, Panaji, who relinquished the charge on superannuation on 30-6-1998, is re-employed as Deputy Director

of Education (Acad.), in the Directorate of Education, on contract basis, for a period of 6 months w.e.f. the date of taking over the charge of the post.

- 2. Smt. Sunita J. Joshi shall draw emolument as per rules.
- 3. Her appointment is subject to her executing the contract specifying the terms and conditions of her re-employment.

By order and in the name of the Governor of Goa.

Suman Pednekar, Director of Education & Ex-Officio Joint Secretary.

Panaji, 5th August, 1998.

# Department of Information

#### Notification

#### No. DI/INF/PAC/98-99/1557

In exercise of powers vested in the undersigned as Ex Officio, Joint Secretary to the Government and in pursuance of Rule 4 of the Goa State Media Representative Accreditation (Amendment) Rules, 1994, the Government of Goa is pleased to constitute the Press Accreditation Committee for the period of two years consisting of the following members:

- 1. Shri Rajan Narayan Editor, 'O Heraldo'.
- 2. Shri Ashwin Tombat Editor, 'Gomantak Times'
- 3. Shri Suresh Walve Editor, 'Navaprabha'
- 4. Shri Gurudas Sawal Chief Reporter, 'Navaprabha'
- 5. Shri Sandesh Prabhudessai Correspondent 'Pioneer'
- 6. Shri Fredrick Noronha Correspondent 'The Telegram'
- 7. Shri Prashant Elekar Representative, Photographer 'Gomantak'
- 8. Shri Subhash Naik Representative of Sports Journalists
- 9. Director of Information & Publicity Member Secretary.

By order and in the name of Governor of Goa.

K. V. Prabhugaonker, Director & Ex-Officio Joint Secretary (Information & Publicity).

Panaji, 14th July, 1998.

# Department of Irrigation

### Order

# No. 3/25-5/87/IRRG/220

Government is pleased to order promotion of Shri P. S. Khandeparkar, Superintending Engineer, Circle II, Irrigation Department, Colvale to the post of Additional Chief Engineer (Irrigation - Project), Irrigation Department, Panaji, in the pay scale of Rs. 14300-400-18300 with immediate effect.

The promotion is purely on ad hoc basis and will not bestow any claim for regular appointment and service rendered on ad hoc basis

in the grade will not count for the purpose of seniority in the grade and for eligibility for promotion to the next higher grade.

By order and in the name of the Governor of Goa.

S. M. Nadkarni, Chief Engineer & Ex-Officio Addl. Secretary (Irrigation).

Panaji, 4th June, 1998.

#### Order

#### No. 3/25-15/90-IRRG/252

- Read:- 1) Govt. Order No. 3/25-4/87-IRRG. I, II, III & IV dated 5-8-1991.
  - Govt. Order No. 3/25-4/87-IRRG (Part file) dated 19-10-1992.
  - Govt. Order No. 3/25-15/90-IRRG/975 dated 20-11-1997.

Mechanical

Government is pleased to extend the ad hoc promotions of the following Assistant Engineers/Asstt. Surveyor of Works (Civil/Mech.) in Irrigation Department ordered vide Government Ordered referred to above, for a further period of four months beyond 31-3-98 i.e. upto 31-7-1998 on the same terms and conditions as stipulated in the aforesaid orders.

- 1. Shri Sambhaji Rane.
- 2. Shri Govind Hegde.
- 3. Shri Mahesh Bhangui.
- 4. Shri Shrikant D. Patil.
- 5. Shri S. H. Nagarajalah.
- 6. Shri P. B. Akki.
- 7. Shri Basavraj V. Pujari.
- 3. Shri Ashok Kamatar.
- 9. Shri Pramod Badami.
- 10. Shri Vijaykumar S. Honawad.
- 11. Shri R. B. Ghanti.
- 12. Shri Maladkar G. V.
- 13. Shri Sasikumar T. K.
- 14. Shri T. K. Divakaran Pillai.
- 15. Shri A. T. Durganwar.
- 16. Shri S. S. Kulkarni.
- 17. Shri Vishnu R. Konkankar.
- 18. Shri V. P. Mohanan.
- 19. Shri B. Kalachari.
- 20. Shri D. Prakash.
- 21. Shri B. B. Budyal. -
- 22. Shri N. D. Gopalkrishna.
- 23. Shri S. P. K. Sabhapati.
- 24. Shri G. N. Ravindran.
- 25. Shri H. P. Dhume.
- 26. Shri Augustin Thomas.
- 27. Shri M. D. Shanbhag.
- 28. Shri V. K. Thankappan.
- 29. Shri K. A. Sadanandan.
- 30. Shri M. S. Sharma.
- 31. Shri Shreedharan K. Vallapil,
- 32. Shri M. M. Anthony.
- 33. Shri P. N. Mukundan.
- 34. Shri V. D. Joseph.
- 35. Shri M. K. Jayarajan.
- 36. Shri Satish A. Kamat.
- 37. Shri T. A. Mohammad.
- 38. Shri V. P. Kuriakose.

- 39. Shri Satish L. S. Kudchadkar.
- 40. Shri B. A. Dessai.
- 41. Shri T. A. Atchutan.
- 42. Shri K. Venugopalan.
- 43. Shri Monian K. P.
- 44. Shri M. I. Narayanan.
- 45. Shri M. S. Gokak.
- 46. Shri S. D. Kalgutkar.
- 47. Shri C. Shreedharan.
- 48. Shri Ashok G. Nooli.
- 49. Shri Mohan A. Kamble.

This issues with the approval of Goa Public Service Commission, conveyed under their letter No. COM/II/11/27(1)/92 dated 5-6-98.

By order and in the name of the Governor of Goa.

S. M. Nadkarni, Ex-Officio Additional Secretary.

Panaji, 16th June, 1998.

#### Order

### No. 3/25-15/90-IRRG/251

- Read:- 1) Government Order No. 3/25-20/85-IRRG dated 18-1-93.
  - Government Order No. 3/25-15/90-IRRG/977 dated 20-11-97.

Government is pleased to continue the ad hoc promotion of Shri S. V. Prabhavalkar, Executive Engineer/Surveyor of Works in Irrigation Department ordered and continued vide Government orders referred to above, for further period of six months beyond 31-3-98 i. e. upto 30-9-98 on the same terms and conditions as stipulated in the aforesaid orders.

This has approval of Goa Public Service Commission conveyed vide their letter No. Com/II/11/27(1)/92 dated 5-6-98.

By order and in the name of the Governor of Goa.

S. M. Nadkarni, Ex-Officio Addl. Secretary.

Panaji, 16th June, 1998.

#### Order

#### No. 3/25-15/90-IRRG/250

- Read:-1) Government Order No. 3/25-15/90-IRRG dated 18-1-1993.
  - Government Order No. 3/25-15/90-IRRG/976 dated 20-11-97.

Government is pleased to continue the ad hoc promotion of Shri N. B. Das, Superintending Engineer in Irrigation Department, ordered and continued vide Government orders referred to above, for further period of six months beyond 31-3-98 i. e. upto 30-9-1998 on the same terms and conditions as stipulated in the aforesaid orders.

This has approval of Goa Public Service Commission conveyed vide their letter No. COM/II/11/27(1)/92 dated 5-6-1998.

By order and in the name of the Governor of Goa.

S. M. Nadkarni, Ex-Officio Addl. Secretary.

Panaji, 16th June, 1998.

#### Order

#### No. 3/25-20/85/IRRG/346

Read: 1) Order No. 64/4/92/CE-PWD-ADM(II)/64 dated 1-6-98, from Chief Engineer, PWD, Panaji.

 Relieving Order No. 1/7/83-ADMN dated 8-6-98 from Chief Officer Margao Municipal Council, Margao.

Consequent upon repatriation of Shri J. S. R. Parabrahman, Executive Engineer from Margao Municipal Council w.e.f. 8-6-98 A. N. vide above referred orders, he reported to this office on 9-6-98 (B. N.) and was awaiting posting.

Government is now pleased to post Shri Parabrahman, as Surveyor of Works in the Office of the Superintending Surveyor of Works, Colvale, in the existing vacancy with immediate effect.

By order and in the name of the Governor of Goa.

S. M. Nadkarni, Chief Engineer & Ex-Officio Addl. Secretary (Irrigation).

Panaji, 1st July, 1998.

# Department of Mines

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#### Order

# No. 96/297/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of M/s. Damodar Mangalji & Co. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron & Manganese ore in the area shown in the schedule appended to this Order for a period of 17 years 5 months and 17 days (from 22-11-87 to 8-5-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- 1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- 2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- The lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director

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of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.

- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measure to the satisfaction to the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- 8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance

with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.

- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (1 ha x 2 = 2 ha.) at the cost of the user agency.
- 17. Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest Department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer zone (22.40 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
- 19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality, water quality and noise level should be implemented.
- 22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- 23. Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
- 24. Adequate fund provision should be made for implementation of above measures.
- 25. The forest land should not be used for any purpose other than specified in the proposal.

M/s Damodar Mangalji & Co., Ltd. shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

#### SCHEDULE

| District  | Taluka  | Village | Area in hectares | T.C. No. |
|-----------|---------|---------|------------------|----------|
| South Goa | Sanguem | Codli   | 100.00 ha.       | 26/60    |

By order and in the name of the Governor of the Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 3rd January, 1996.

#### Order

#### No. 96/478/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of Shri V. D. Chowgule (hereinafter referred to as 'the Lessee') for undertaking mining operations Fer/Mang. in the area shown in the schedule appended to this order for a period of 17 years 5 months and 17 days (from 22-11-1987 to 8-5-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- 1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- 2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedical measures in his leased area or dumping sites.
- 3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservations measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- 8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The lessee shall not dump or allow it to be dump any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, expect with the previous written permission of the Government.

- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occurrent of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result or mining operations or due to the flow of mining rejects, slims or wastes from the mine as the case may be, as may be assessed by the collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (9.5 ha. x 2 = 19 ha.) at the cost of the user agency.
- 17 Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest Department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer zone (40.2289 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
- 19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality, water quality and noise level should be implemented.
- 22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control board periodically.
- Adequate fund provision should be made for implementation of above measures.

25. The forest land should not be used for any purpose other than specified in the proposal.

Shri V. D. Chowgule shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

#### **SCHEDULE**

| District  | Taluka  | Village Area in hectar | s T. C. No. |
|-----------|---------|------------------------|-------------|
| South Goa | Sanguem | Sancordem 85.5800 ha.  | 31/54       |

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines)

Panaji, 4th January, 1996.

#### Order

### No. 96/86/87-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of M/S V. S. Dempo & Co. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Fer/Mang. in the area shown in the schedule appended to this Order for a period of 17 years 5 months and 18 days (from 22-11-1987 to 8-5-2005) Subject to the special condition as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- 3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.

- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- 8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (12.1644 ha x 2=24. 3288 ha.) at the cost of the user agency.
- 17. Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest Department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer zone (50.3236 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every years.
- 19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.

- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality water quality and noise level should be implemented.
- 22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and state pollution Control Board periodically.
- 24. Adequate fund provision should be made for implementation of above measures.
- 25. The forest land should not be used for any purpose other than specified in the proposal.

M/s V. S. Dempo & Co. Ltd. shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

#### **SCHEDULE**

| District  | Taluka  | Village | Area in hectares | T. C. No. |
|-----------|---------|---------|------------------|-----------|
| South Goa | Sanguem | Colomba | 98.4600 ha.      | 35/52     |

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 4th January, 1996.

#### Order

#### No. 96/522/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of Shri Atmaram X. P. Palondikar (hereinafter referred to as 'The Lessee') for undertaking mining operations for Fer/Mang. in the area show in the schedule appended to this Order for a period of 17 years 7 months (from 22-11-1987 to 21-6-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him
- The Lessee shall allow, co-operate with and provide all
  facilities to the experts authorised by the Government to
  carry out research work or experiments on remedial measures
  in his leased area or dumping sites.
- The Lessee shall, at his own expenses undertake remedial
  measures to the satisfaction of the Director of Industries
  and Mines, Government of Goa (hereinafter called Director
  of Industries and Mines) to prevent damage to the agricultural

- or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solid so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operations or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.

- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16 Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (2.60 ha. x 2= 5.20 ha.) at the cost of the user agency.
- 17. Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer xone (39.3164 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
- 19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality water quality and noise level should be implemented.
- 22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
- 24. Adequate fund provision should be made for implementation of above measures.
- 25. The forest land should not be used for any purpose other than specified in the proposal.

Shri Atmaram X. P. Palondikar, shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

# SCHEDULE

| District  | Taluka    | Village | Area in hectares | T. C. No. |
|-----------|-----------|---------|------------------|-----------|
| South Goa | Sanguem - | Colomba | 44.6964 ha.      | 17/49     |

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 4th January, 1996.

#### Order

# No. 96/409/88-Mines

In exercise of the power conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral concession rules, 1960, the Government of Goa hereby renews the mining lease in favour of Shri Atchuta V. S. Velingkar (hereinafter referred to as 'The Lessee') for undertaking mining operations for Fer/Mang, in the area shown in the schedule appended to this Order for a period of 17 years 7 months and 21 days (from 22-11-1987 to 12-7-2005) subject to the special conditions as land down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- 1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him
- The Lessec shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- 3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7 The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- 8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.

- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solid so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from-the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operations or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 1.4. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (8.85 ha. x 2 = 17.70 ha.) at the cost of the user agency.
- 17. Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer zone (5.25 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
- Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality water quality and noise level should be implemented.
- 22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.

- Adequate fund provision should be made for implementation of above measures.
- 25. The forest land should not be used for any purpose other than specified in the proposal.

Shri Atchuta V. S. Velingkar, shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

#### **SCHEDULE**

| District  | Taluka | Village | Area in hectares | T. C. No. |
|-----------|--------|---------|------------------|-----------|
| South Goa | •      | Rivona  | 20.00 ha.        | 6/57      |

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 4th January, 1996.

#### Order

#### No. 96/495/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa Hereby renews the mining lease in favour of M/S Chowgule & Co. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron in the area shown in the schedule appended to this Order for a period of 17 years 8 months and 26 days (from 22-11-1987 to 16-8-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- 1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- 2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- 3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump.

No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.

- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- 8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solid so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall proide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operations or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up

- afresh (18.9835 ha x 2 = 37.9670 ha.) at the cost of the user agency.
- 17. Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer zone (37.46 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
- 19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality water quality and noise level should be implemented.
- Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
- 24. Adequate fund provision should be made for implementation of above measures.
- 25. The forest land should not be used for any purpose other than specified in the proposal:

M/s Chowgule & Co. Ltd. shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

# SCHEDULE

| District  | Taluka  | Village  | Area in hectares | T. C. No. |
|-----------|---------|----------|------------------|-----------|
| South Goa | Sanguem | Tudou ·· | 80.46 ha.        | 40/57     |

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 5th January, 1996.

#### Order

No. 96/238/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulations and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa

hereby renews the mining lease in favour of M/s. V.M. Salgaocar & Bro. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron ore in the area shown in the schedule appended to this order for a period of 17 years 5 months & 18 days (from 22-11-1987 to 9-5-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa.

- The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- 3. The Lessee shall at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solid so that only decanted water may overflow.

- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being chocked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operations or due to the flow of mining rejects, slimes or wastes from the mine as the case may be as may be assessed by the Collector South Goa in accordance with the law in force in the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
- 15. Legal status of forest land will remain unchanged.
- 16 Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up a fresh at the cost of the user agency.
- 17. Additional dues if any, in the cost estimates of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest department immediately.
- 18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer zone
  ( ) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
- 19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
- 20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
- 21. Effective pollution control measures with respect to air quality water quality and noise level should be implemented.
- 22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
- 23. Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
- 24. Adequate fund provision should be made for implementation of above measures.
- 25. The forest land should not be used for any purpose other than specified in the proposal.

M/s. V.M. Salgaocar & Bro. Ltd., shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

#### **SCHEDULE**

| District  | Taluka   | Village | Area in hectares | T. C. No. |
|-----------|----------|---------|------------------|-----------|
| North Goa | Bicholim | Surla   | 73.2463 ha.      | 29/54     |

By order and in the name of the Governorr of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 5th February, 1996.

#### Order

No. 5/6/97-Mines

Whereas M/s. Land Projects (hereinafter referred to as "the applicant"), vide its application dated 20-1-92 has applied for grant of prospecting licence under sub-section (1) of section 10 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957) (hereinafter referred to as the 'said Act'), for iron ore over an area of 9.61 Hectares in Village Vaguerem of Satari Taluka (hereinafter called the "prospecting licence").

And whereas vide letter No. 5/34/97-M.IV dated 01-05-98, the Central Government has conveyed its approval to the State Government as required by sub-section (1) of section 5 of the said Act, for the grant of the prospecting licence for iron ore in favour of the applicant for a period of two years.

Now, therefore, in exercise of the powers conferred by subsection (3) of section 10 of the said Act, the Government of Goa hereby grants the prospecting licence for iron ore in favour of the applicant for a period of two years, subject to the condition that the applicant shall execute a deed of prospecting licence as required under rule 15 of the Mineral Concession Rules, 1960, within a period of 90 days from the date of the communication of this Order to the applicant.

By order and in the name of the Governor of Goa.

G. P. Chimulkar, Joint Secretary (Mines).

Panaji, 24th June, 1998.

# Department of Public Health Goa Medical College

# Order

No. 5/45/87-EI/GMC/1127

Government is pleased to grant-extension in service beyond the age of superannuation (i. e. 30-4-98) to Shri R. X. Cardozo, Medical Record Officer, Goa Medical College, Bambolim for a period of three months upto 31-7-1998.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Dean.

Panaji, 7th May, 1998.

#### Order

No. 2/27/98-II/PHD/1437

Read: Memorandum No. 2/27/98-II/PHD dated 20-3-98.

On the recommendation of the Goa Public Service Commission vide letter No. COM/I/5/30(8)/89 dated 3-3-98, Government is pleased to appoint Dr. Sunita B. De Sa to the post of Assistant Lecturer in Pharmacology in Goa Medical College on an initial basic pay of Rs. 8000/- in the scale of pay of Rs. 8000-275-13500 with effect from the date of her joining as per terms and conditions contained in the Memorandum cited above.

Dr. Sunita B. De Sa will be on probation for a period of 2 years.

The appointment is made subject to verification of her character and antecedents. She has been medically examined and found fit for the post.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Ex-Officio Addl. Secretary.

Panaji, 13th May, 1998.

#### Order

No. 5/36/80-I/PHD

Government is pleased to accept the Notice dated 25-1-98 of voluntary retirement given by Dr. Carlos A. G. Pinto, Medical Officer under the Directorate of Health Services and to relieve him from the post w.e.f. 25-4-98 (F. N.).

By order and in the name of the Governor of Goa.

Dr. A. V. Salelkar, Ex-Officio Jt. Secy./DHS

Panaji, 14th May, 1998.

#### Order

#### No. 22/2/97-DHS

The appointment made to the post of Public Health Dentist under the Directorate of the Health Services of Dr. Yashashri R. Urankar at Sr. No. 1 vide Order of even number dated 3-3-1998 is hereby cancelled.

By order and in the name of the Governor of Goa.

Dr. A. V. Salelkar, Ex-Officio Jt. Secy/DHS.

Panaji, 14th May, 1998.

# Order

No. 2/31/98-II/PHD/1502

Read: Memorandum No. 2/31/98-II/PHD dated 31-3-98.

On the recommendation of the Goa Public Service Commission vide letter No. COM/1/5/30 (1)/93 dated 10-3-98, Government is pleased to appoint Dr. Poonam Tiwari to the post of Medical

Officer (Obst. & Gynaecology) on an initial basic pay to be fixed according to rules in the scale of pay of Rs. 8000-275-13500 with effect from the date of her joining, as per terms and conditions contained in the Memorandum cited above.

Dr. Poonam Tiwari will be on probation for a period of 2 years.

The appointment is made subject to verification of her character and antecedents. She has been medically examined and found fit for the post.

By order and in the name of the Governor of Goa.

Dr. B. N. Reddy, Acting Dean/Ex-Officio Addl.Secy.

Bambolim, 22nd May, 1998.

#### Order

# No. 8/38/88-II/PHD/1553

On recommendation of Goa Public Service Commission vide letter No. Com/II/11/30 (5)/90 dated 14-5-98, Government of Goa is pleased to promote Dr. Mohanray V. Mallya, Lecturer in Pathology to the post of Assistant Professor of Pathology in Goa Medical College, on regular basis, in the pay scale of Rs. 10,000-325-15,200 plus admissible special pay, with immediate effect.

The promotion is made against the vacancy of Dr. Roque G. Wiseman Pinto, Assistant Professor of Pathology who has been promoted to the post of Associate Professor of Pathology.

The promotion is from one group 'A' post to another group 'A' post hence there is no probation period as per Recruitment rules.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Ex-Officio Addl. Secretary.

Bambolim, 25th May, 1998.

#### Order

# No. 8/19/88-II/PHD/1552

On recommendation of the Goa Public Service Commission vide letter No. Com/II/11/30(5)/90 dated 14-5-98, Government of Goa is pleased to promote Dr. Roque G. Wiseman Pinto, Assistant Professor of Pathology to the post of Associate Professor of Pathology in Goa Medical College, on regular basis, in the pay scale of Rs. 10,000-325-15,200 plus admissible special pay, with immediate effect.

The promotion is made against the vacancy of Dr. (Mrs.) Nisha S. Nadkarni, Associate Professor of Pathology who has been promoted to the post of Professor of Pathology.

The promotion is from one group 'A' post to another group 'A' post hence there is no probation period as per Recruitment rules.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Ex. Officio Addl. Secretary.

Bambolim, 25th May, 1998.

#### Order

#### No. 5/102/79-PHD/1551

On recommendation of Goa Public Service Commission vide letter No. Com/II/11/30(5)/90 dated 14-5-98, Government of Goa is pleased to promote Dr.(Mrs.) Nisha S. Nadkarni, Associate Professor of Pathology to the post of Professor of Pathology in Goa Medical College, on regular basis, in the pay scale of Rs. 14,300-400-18,300, with immediate effect.

The promotion is made against the vacancy of Dr. (Mrs.) Suzette Menezes, Professor of Pathology who has retired on superannuation on 31st March, 1998.

The promotion is from one group 'A' post to another group 'A' post hence there is no probation period as per Recruitment rules.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Ex. Officio Addl. Secretary.

Bambolim, 25th May, 1998.

#### Order

#### No. 2/35/98-II/PHD/1736

Read: Memorandum No. 2/35/98-II/PHD/33 dated 29-4-98.

On the recommendation of the Goa Public Service Commission, vide letter No. COM/I/5/30(25)/89 dated 6-4-98, Government is pleased to appoint Dr. Shirley Ann D'Souza to the post of Lecturer in Anaesthesiology in Goa Medical College on an initial basic pay of Rs. 10,000/- in the scale of pay of Rs. 10000-325-15200 with immediate effect as per terms and conditions contained in the above cited Memorandum.

Dr. Shirley Ann D'Souza shall be on probation period of 2 years.

The appointment is made pending verification of her character and antecedents. She has been medically examined and found fit for appointment.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Ex-Officio Addl. Secy.

Bambolim, 27th May, 1998.

#### Order

# No. 2/34/98-II/PHD/1763

Read: Memorandum No. 2/34/98-II/PHD dated 20-4-98.

On the recommendation of the Goa Public Service Commission vide letter No. COM/I/5/30(10)/89 dated 20-3-98, Government is pleased to appoint Dr. Veronica M. D'Souza to the post of Resident Pathologist in Goa Medical College on an initial basic pay of Rs. 8000/- in the scale of pay of Rs. 8000-275-13500 with effect from the date of joining as per terms and conditions contained in the Memorandum cited above.

Dr. Veronica M. D'Souza shall be on probation for a period of 2 years.

The appointment is made pending verification of her character and antecedents. She has been medically examined and found fit for the appointment.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Ex-Officio Addl. Secy.

Bambolim, 2nd June, 1998.

#### Order

# No. 7/40/90-II/PHD/2547

On the recommendation of Goa Public Service Commission vide letter No. COM/II/11/30(5)/90, dated 14-5-98, the Government is pleased to confirm the following Officers in Goa Medical College in the posts shown against their names with immediate effect.

| Sr. No | Name of Officer                | Post to be confirmed     |
|--------|--------------------------------|--------------------------|
| 1.     | Dr. V. L. Rege                 | Professor .              |
| 2.     | Dr. C. P. Kapoor               | -do-                     |
| 3.     | Dr. V. N. Jindal               | -do-                     |
| 4.     | Dr. Mahesh Sardessai           | -do-                     |
| 5.     | Dr. C. P. Das                  | -do-                     |
| 6.     | Dr. (Mrs.) Marilyn P. Nazareth | Assoc. Professor         |
| 7.     | Dr. (Mrs.) Filomena P. D'Sour  |                          |
| 8.     | Dr. Savio Rodrigues            | Assistant Professor      |
| 9.     | Dr. Jeevan A. Vernekar         | -do-                     |
| 10.    | Dr. Carlos Barreto             | -do-                     |
| 11.    | Dr. (Mrs.) Dalia Bhandari      | -do-                     |
| 12.    | Dr. H. C. Goel                 | -do-                     |
| 13.    | Dr. Jayaprakash Tiwari         | -do-                     |
| 14.    | Dr. (Mrs.) Maria Flora         |                          |
|        | Mascarenhas                    | Lecturer                 |
| 15.    | Dr. Ugam P. S. Usgaonkar       | -do-                     |
| 16.    | Dr. Ponraj K. Sundaram         | -do-                     |
| 17.    | Dr. S. M. Bandekar             | -do-                     |
| 18.    | Dr. Silvano C. A. Dias Sapeco  | -do-                     |
| 19.    | Dr. Prashant E. Natekar        | -do-                     |
| 20.    | Dr. (Mrs.) Shaila S. Kamat     | -do-                     |
| 21.    | Dr. (Mrs.) Kunda A. Quenim     | Epidemiologist cum Lect. |
| 22.    | Dr. Jude Rodrigues             | Lecturer                 |
| 23.    | Dr. Vivek S. Naik              | -do-                     |
| 24.    | Dr. Uday C. Kakodkar           | -do-                     |
| 25.    | Dr. W. P. Fernandes            | Tisiologist-cum-Ex-      |
|        | 144                            | Officio Medical Supdt.   |
| 26.    | Shri M. S. Kulkarni            | Lecturer in Dermography  |
| 27.    | Shri Vidal D'Souza             | Lecturer in Health       |
|        | ,                              | Education                |
| 28.    | Smt. Milan P. Saudagar         | Palynologist             |
| 29.    | Dr. Albert J. D'Souza          | Asst. Medical Officer    |
| 30.    | Dr. (Mrs.) Ana F. Ruth Ribeir  | o Medical Officer        |
| 31.    | Dr. J. D. Lawande              | -do-                     |
| 32.    | Dr. (Mrs.) Indrani Pal         | -do-                     |
| 33.    | Dr. Dayanand M. Rao            | -do-                     |
| 34.    | Shri Harshad Kudchadkar        | Pharmaceutical Chemist   |
| 35.    | Shri S. S. Sugur               | Physicist—               |

| Sr. N | o Name of Officer            | Post to be confirmed                    |
|-------|------------------------------|---|
| 36.   | Shri Bhagat Singh Sonaye     | Physicist                               |
| 37.   | Dr. Kishor Nagvenkar         | Resident Microbiologis                  |
| 38.   | Dr. (Mrs.)Pramila D'Souza e  | • · · · · · · · · · · · · · · · · · · · |
|       | Rocha                        | Assistant Lecturer                      |
| 39.   | Dr. Suresh Mandrekar         | -do-                                    |
| 40.   | Dr. Padamjit Singh           | -do-                                    |
| 41.   | Dr. (Mrs.) Sanjot Nadkarni   | -do-                                    |
| 42.   | Dr. (Mrs.) Tanuja Kamat (Bha | t) -do-                                 |
| 43.   | Dr. Deline Menezes           | -do-                                    |

By order and in the name of Governor of Goa.

Dr. W. K. Belokar, Ex-Officio Addl. Secy.

Bambolim, 3rd June, 1998.

#### Order

#### No. 2/36/98-II/PHD/2050

Read: Memorandum No. 2/36/98-II/PHD, dated 28-05-98.

On the recommendation of the Goa Public Service Commission, vide letter No. Com/I/5/30(4)/91 dated 12-05-98, Government is pleased to appoint Dr. Sumedha S. Audi to the post of Assistant Lecturer in Physiology in Goa Medical College on an initial pay of Rs. 8,000/- in the scale of pay of Rs. 8000-275-13500 with immediate effect as per terms and conditions contained in the Memorandum cited above.

Dr. Sumedha S. Audi will be on probation for a period of 2 years.

The appointment is made pending verification of her character and antecedents. She has been medically examined and found fit for the appointment.

By order and in the name of the Governor of Goa.

Dr. W. K. Belokar, Dean/Ex-Officio, Addl. Secy.

Bambolim, 11th June, 1998.

# Directorate of Health Services

# Order

# No. 5/16/82/PHD

Government is pleased to accept the Notice dated 6-4-98 of voluntary retirement given by Dr. (Mrs.) Amita Ray, Public Health Dentist, Urban Health Centre, Panaji and to relieve her from the post w.e.f. 5-7-98 (B. N.).

By order and in the name of the Governor of Goa.

Dr. A. V. Salelkar, Ex-Officio Jt. Secy/DHS.

Panaji, 2nd June, 1998.

#### Order

# No. 13/10/95-I/PHD (Part file)

Dr. (Mrs.) Pratima A. Thali, Medical Officer under the Directorate of Health Services presently working at Up-Graded Primary Health Centre, Pernem is hereby transferred and posted in the Urban Health Centre, Mapusa with immediate effect against the vacancy caused due to voluntary retirement of Dr. Vishranti Kaisare.

Dr. (Mrs.) Pratima A. Thali shall not be entitled for transfer T. A. as her transfer is made at her own request.

By order and in the name of the Governor of Goa.

Dr. A. V. Salelkar, Ex-Officio Jt. Secy/DHS.

Panaji, 3rd June, 1998.

#### Order

# No. 8/20/90-I/PHD

Government is pleased to declare that Dr. Dulari Bandodkar, Jr. Physician Asilo Hospital, Mapusa has satisfactorily completed the probation period of two years from 3-9-90 to 4-9-92.

By order and in the name of the Governor of Goa.

Dr. A. V. Salelkar, Ex-Officio Jt. Secy/DHS.

Panaji, 24th June, 1998.

# Department of Revenue

#### Notification

No. 22/62/97-RD

Whereas by Government Notification No. 22/62/97-RD dated 30-7-97 published on page 360 of Series II, No. 24 of the Official Gazette, dated 11-9-97 and in two newspapers (1) Navhind Times dated 19-8-97 (2) Sunaparant dated 20-8-97 it was notified under section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as "the said Act") that the land, specified in the Schedule appended to the said Notification was likely to be needed for the public purpose viz. for construction of road from Chari Garage to Church road under survey No. 96 part at Curchorem Goa.

And whereas, the Government of Goa (hereinafter referred to as "the Government") after considering the report made under subsection (2) of section 5 A of the said Act is satisfied that the land specified in the Schedule hereto is needed for the public purpose specified above (hereinafter referred to "the said land").

Now, therefore, the Government hereby declares, under section 6 of the said Act that the said land is required for the public purpose specified above.

2. The Government also appoints, under clause (c) of section 3 of the said Act, the Dy. Collector (LA), Collectorate of South Goa, Margao to perform the functions of a Collector for all proceedings hereinafter to be taken in respect of the said land, and directs him

under section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the said land can be inspected at the Office of the said Dy. Collector (LA), Collectorate of South Goa, Margao till the award is made under section 11.

#### SCHEDULE

#### (Description of the said land)

| Taluka: Quepo                 | /illage: Curchorem   |           |
|-------------------------------|--|-----------|
| Survey No./<br>/Sub. Div. No. | Approx. area in sq. mts.   |           |
| 1                             | 2  | 3         |
| 96 part                       | O: Margarida da Costa. Gracia Pinto. Suzana de Costa Cunha. Telma da Costa Couto. Antonio Francisco Costa Pi Bernandino de Albuquerque Savio de Albuquerque Pinto Jose Francisco de Albuquer | e Pinto.  |
| ٠                             | Boundaries:  | -         |
|                               | North: Road.<br>South: S. No. 96.<br>East: Road.<br>West: Road.  |           |
|                               |  | Total 425 |

By order and in the name of the Governor of Goa.

Smt. A. Menezes, Under Secretary (Revenue).

Panaji, 10th August, 1998.

#### Notification

#### No. 22/145/96-RD

Whereas by Government Notification No. 22/145/96-RD dated 28-8-97 published on page — of Series II, No. 33 of the Official Gazette, dated 13-11-97 and in two newspapers (1) Herald dated 15-9-97 (2) Sunaparant dated 20-9-97 it was notified under section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as "the said Act") that the land, specified in the Schedule appended to the said Notification was likely to be needed for the public purpose viz. for construction of playground at Dicarpale under survey No. 46/2 in Salcete Taluka.

And whereas, the Government of Goa (hereinafter referred to as "the Government") after considering the report made under subsection (2) of section 5A of the said Act is satisfied that the land specified in the Schedule hereto is needed for the public purpose specified above (hereinafter referred to "the said land").

Now, therefore, the Government hereby declares, under section 6 of the said Act that the said land is required for the public purpose specified above.

2. The Government also appoints, under clause (c) of section 3 of the said Act, the Deputy Collector/SDO, Margao to perform the functions of a Collector for all proceedings hereinafter to be taken in respect of the said land, and directs him under section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the said land can be inspected at the Office of the said Deputy Collector/SDO, Margao till the award is made under section 11.

# SCHEDULE

# (Description of the said land)

| Taluka: Salcete               |  | , ,   | Village: Dicarpale      |
|-------------------------------|--|---|-------------------------|
| Survey No./<br>/Sub. Div. No. |  | Names of the persons believed to be interested  | Approx. are in sq. mts. |
| 1                             |  | 2   | 3                       |
| 46/2                          |  | Comunidade of Dicarpale.<br>Hussein Khan Cassim Khan.   | 20825                   |
|                               |  | Boundaries:   | :                       |
|                               |  | North: S. No. 46/2, 3 and Ri South: S. No. 45/4, 5, 6, 1/7 East: Road, Sy. No. 1/7. West: S. No. 45/1, 3, Road. |                         |

By order and in the name of the Governor of Goa.

Total ...... 20825

Smt. A. Menezes, Under Secretary (Revenue).

Panaji, 21st July, 1998.

# Department of Social Welfare

#### Order

# No. 4/12/89-SWD

The Government is pleased to order transfer of following SWO/CDPO with immediate effect as shown below:

| Sr. No. | Name of the Officer  | Present posting              | Posting on transfer           |
|---------|----------------------|------------------------------|-------------------------------|
| 1       | 2                    | 3                            | 4                             |
| 1.      | Smt. Shailaja Borkar | SWO<br>Head Office<br>Panaji | CDPO, Ponda.                  |
| 2.      | Smt. Lalan Kerkar    | CDPO, Ponda                  | SWO<br>Head Office<br>Panaji. |

Smt. Shailaja Borkar shall move first.

By order and in the name of the Governor of Goa.

E. Silveira, Under Secretary (Social Welfare).

Panaji, 16th August, 1996.